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- (3) A recipient may withdraw funds only for the following reasons:
- (i) To cover post-secondary education expenses, if the amount is paid directly to an eligible educational institution;
- (ii) For the recipient to purchase a first home, if the amount is paid directly to the person to whom the amounts are due and it is a qualified acquisition cost for a qualified principal residence by a qualified first-time buyer; or
- (iii) For business capitalization, if the amounts are paid directly to a business capitalization account in a federally insured financial institution and used for a qualified business capitalization expense.
- (c) To prevent recipients from withdrawing funds held in an IDA improperly, Tribes may do the following:
- (1) Count withdrawals as earned income in the month of withdrawal, unless already counted as income,
- (2) Count withdrawals as resources in determining eligibility, or
- (3) Take such other steps as the Tribe has established in its Tribal plan or written Tribal policies to deter inappropriate use.

§ 286.45 What uses of Tribal Family Assistance Grant funds are improper?

- (a) A Tribe may not use Tribal Family Assistance Grant funds to provide assistance to:
- (1) Families or individuals that do not otherwise meet the eligibility criteria contained in the Tribal Family Assistance Plan (TFAP); or
- (2) For more than the number of months as specified in a Tribe's TFAP (unless covered by a hardship exemption); or
- (3) Individuals who are not citizens of the United States or qualified aliens or who do not otherwise meet the definition of "eligible families" at §286.5.
- (b) Tribal Family Assistance Grant funds may not be used to contribute to or to subsidize non-TANF programs.
- (c) A Tribe may not use Tribal Family Assistance Grant funds for services or activities prohibited by OMB Circular A-87.
- (d) All provisions in OMB Circular A–133 and in 45 CFR part 92 are applicable to the Tribal TANF program.

- (e) Tribal TANF funds may not be used for the construction or purchase of facilities or buildings.
- (f) Tribes must use program income generated by the Tribal Family Assistance grant for the purposes of the TANF program and for allowable TANF services, activities and assistance.

§ 286.50 Is there a limit on the percentage of a Tribal Family Assistance Grant that can be used for administrative costs?

- (a) ACF will negotiate a limitation on administrative costs with each Tribal TANF applicant individually for the first year of a program's operation based on the applicant's proposed administrative cost allocation. No Tribal TANF grantee may expend more than 35 percent of its Tribal Family Assistance Grant for administrative costs during the first year.
- (b) ACF will negotiate a limitation on administrative costs with each Tribal TANF applicant individually for the second year of a program's operation based on the applicant's proposed administrative cost allocation. No Tribal TANF grantee may expend more than 30 percent of its TFAG for administrative costs during the second year.
- (c) ACF will negotiate a limitation on administrative costs with each Tribal TANF applicant individually for the third and all subsequent years of a program's operation based on the applicant's proposed administrative cost allocation. As negotiated, a Tribal TANF grantee may not expend more than 25 percent of its TFAG for administrative costs during any subsequent grant period.
- (1) For the purposes of determining administrative costs, Tribes with approved plans who have been operating Tribal TANF programs prior to the effective date of this regulation will be able to negotiate a reasonable adjustment in their approved administrative cost rate, not to exceed the limitations in the Final Rule delineated above.
 - (2) [Reserved]
- (d) ACF will negotiate limitations on administrative costs based on, but not limited to, a Tribe's TANF funding